Senate Amendment 3106

PAG LIN

```
Amend Senate File 422 as follows:
      2 #1. Page 6, lines 31 and 32, by striking the words 3 <The victim, if possible, shall be served a copy of 4 the motion by certified mail. > and inserting the
      5 following: <The county attorney shall notify the
      6 victim pursuant to section 915.13 of the filing of the
  1
      7 motion.>
      8 \pm 2. Page 6, line 33, by striking the words <, if
      9 possible,>.
     10 #3. Page 9, by inserting after line 15 the
    11 following:
  1 12
            <Sec. _
                     ___. Section 915.13, subsection 1, Code
    13 2003, is amended by adding the following new
     14 paragraph:
          NEW PARAGRAPH. h. The filing of a motion to
    16 reopen a sentence of a defendant pursuant to section 17 901.5B. Notwithstanding section 915.10, the notice
  1
  1 18 shall be served by certified mail. Notice shall
  1 19 include notice to the victim that the victim has
     20 thirty days from the date of the service of the motion
     21 to file a written objection with the court.
    22 Sec. \underline{\hspace{1cm}}. Section 915.14, Code 2003, is amended to 23 read as follows:
  1
  1
     2.4
            915.14 NOTIFICATION BY CLERK OF THE DISTRICT
    25 COURT.
     The clerk of the district court shall notify a 27 registered victim of all dispositional orders of the
  1 26
    28 case in which the victim was involved and may advise
  1 29 the victim of any other orders regarding custody or
    30 confinement. The clerk of the district court shall 31 also notify a registered victim of the scheduled date.
    32 time, and place of any hearing on a motion to reopen a
    33 sentence pursuant to section 901.5B.>
  1 34
  1 35
  1 36
    37 KEITH A. KREIMAN
  1 38 SF 422.202 80
  1 39 jm/sh
1 40
1
  41
1 42
1 43
1
  44
1 45
1 46
1 47
1 48
1 49
1 50
```

-1-